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1	Marquis Aurbach Coffing CRAIG R. ANDERSON, ESQ.		
2	Nevada Bar No. 6882 NICK D. CROSBY, ESQ.		
3	Nevada Bar No. 8996		
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5	Telephone: (702) 382-0711 Facsimile: (702) 382-5816		
6	ncrosby@maclaw.com Attorneys for LVMPD Defendants		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	SUZETTE BANASIK, and WILLIAM JABLONSKI,		
10	,	Case No.:	2:09-cv-01242-LDG-GWF
11	Plaintiffs,		
12	vs.		
13	CLARK COUNTY, NEVADA; DAVID ROGER		
14	(in his official capacity as District Attorney for Clark County); LAS VEGAS METROPOLITAN POLICE DEPARTMENT; SHERIFF		
15	DOUGLAS GILLESPIE (individually and in his official capacity as Sheriff of the Las Vegas		
16	Metropolitan Police Department); CAPTAIN CHARLES HANK (individually and in his		
17	official capacity as Bureau Commander for the Convention Center Area Command); LAS		
18	VEGAS METROPOLITAN POLICE DEPARTMENT OFFICERS CONTRERAS		
19	(Badge Number 9316), GORIS (Badge Number 7520); FLANNIGAN (Badge Number 3518) and		
20	ANDERSON (Badge 6196) (in their individual capacities); and CATHERINE CORTEZ		
21	MASTO (in her official capacity as Attorney General of Nevada),		
22	Defendants.		
23	STIPULATION AND ORDER TO DISMISS WITH PREJUDICE		
24	Defendants, Sheriff Douglas Gillespie, Captain Charles Hank, Officer Contreras, Officer Control Contreras, Officer Control Con		
25	Goris, Officer Cora Flanagan, Officer Anderson, and the Las Vegas Metropolitan Po		

Defendants, Sheriff Douglas Gillespie, Captain Charles Hank, Officer Contreras, Officer Goris, Officer Cora Flanagan, Officer Anderson, and the Las Vegas Metropolitan Police Department (collectively "LVMPD Defendants"), by and through their attorney of record, Nick D. Crosby, Esq., with the law firm of Marquis Aurbach Coffing; Plaintiffs, Suzette Banasik and William Jablonski, by and through their attorney of record, Allen Lichtenstein, Esq., with the Page 1 of 2

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1	ACLU of Nevada; Clark County and David Roger, by and through their attorney of record,			
2	Robert Gower, Esq.; and the State of Nevada by and through its attorney of record, Catherine			
3	Cortez Masto agree and stipulate as follows:			
4	IT IS STIPULATED that the above-entitled action is hereby dismissed with prejudice.			
5	IT IS FURTHER STIPULATED that each party will bear its own attorney fees and costs.			
6	Dated this 31st day of August, 2012.			
7				
8	/s/ Nick D. Crosby, Esq.	/s/ Allen Lichtenstein, Esq.		
9	Nick D. Crosby, Esq. Nevada Bar No. 8996	Allen Lichtenstein, Esq. ACLU of Nevada		
10	Marquis Aurbach Coffing 10001 Park Run Drive	732 S. Sixth Street, Ste. 200A Las Vegas, Nevada 89101		
11	Las Vegas, Nevada 89145 Attorney for LVMPD Defendants	Attorneys for Plaintiffs		
12				
13	/s/ Robert Gower, Esq. Robert Gower, Esq.	/s/ C. Wayne Howle, Esq. CATHERINE CORTEZ MASTO		
14	Nevada Bar No. 1868 500 S.Grand Central Parkway	Attorney General for the State of Nevada C. Wayne Howle, Esq.		
15	Las Vegas, NV 89106 Attorney for Clark County, Nevada	Solicitor General Nevada State Bar No. 3443		
16	and former District Attorney David Roger	100 N. Carson Street Carson City, Nevada 89701		
17				
18	<u>ORDER</u>			
19	United States District Court, District of Nevada Case No. 2:09-cv-01242-LDG-GWF is			
20	hereby dismissed with prejudice. Each party will bear its own attorney fees and costs.			
21	IT IS SO ORDERED this day of	, 2012.		
22				
23	UNITED STATES DISTRICT COURT JUDGE			
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